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			LITTORY TO SWITTING	COMPANY
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/712,399	11/14/2000	Matti Kiik	A33224-70015.0163	8464
21003	7590 10/23/2002			
BAKER & BOTTS			EXAMINER	
30 ROCKEFE NEW YORK,	ILLER PLAZA NY 10112		AHMED, SHEEBA	
		•	ART UNIT	PAPER NUMBER
			1773	
			DATE MAILED: 10/23/2002	14

Please find below and/or attached an Office communication concerning this application or proceeding.

		AS-1				
,	Application No.	Applicant(s)				
	09/712,399	KIIK ET AL.				
Office Action Summary	Examiner	Art Unit				
	Sheeba Ahmed	1773				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	16(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on 4/12	<u>/02 and 7/30/02</u> .					
2a) ☐ This action is FINAL . 2b) ☑ Thi	s action is non-final.					
3) Since this application is in condition for allowa closed in accordance with the practice under a Disposition of Claims	nce except for formal matters, pr Ex parte Quayle, 1935 C.D. 11, 4	rosecution as to the merits is 53 O.G. 213.				
4) ☐ Claim(s) 1-27 is/are pending in the application	_					
4a) Of the above claim(s) is/are withdraw						
5) Claim(s) is/are allowed.						
6) Claim(s) 1-27 is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examiner						
10)☐ The drawing(s) filed on is/are: a)☐ accep						
Applicant may not request that any objection to the						
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Example 1.10 and	aminer.					
Priority under 35 U.S.C. §§ 119 and 120) (I) ((()				
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	1)-(a) or (t).				
a) ☐ All b) ☐ Some * c) ☐ None of:	1					
<u></u>	1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents						
Copies of the certified copies of the prior application from the International But See the attached detailed Office action for a list.	reau (PCT Rule 17.2(a)).					
14) Acknowledgment is made of a claim for domestic	c priority under 35 U.S.C. § 119(e	e) (to a provisional application).				
 a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesting 	• •					
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 12 	5) Notice of Informal I	/ (PTO-413) Paper No(s) Patent Application (PTO-152)				
C. Detect and Trademark Office						

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 1-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ahluwalia (US. 5,965,257) in view of Meyer et al. (US 4,812,356).

Ahluwalia discloses a structural article comprising a substrate having an ionic charge coated with a coating having the same ionic charge wherein the coating consists essentially of a filler and a binder and wherein the coating does not bleed through the substrate (meeting the structural article limitations of claim 1). The substrate may be planar, coated on one or both sides with the coating (meeting the limitations of claims 11 and 12) and composed of fiberglass (meeting the substrate limitations of claims 15 and 16). The substrate is bonded together by a binder material composed of an acrylic latex and urea formaldehyde (meeting the limitations of claim 23). The binder may be acrylic (meeting the binder limitations of claim 15) and the filler may be fly ash, calcium carbonate, or ceramic micro spheres (meeting the filler limitations of claim 15) (Column 3, lines 5-55). The structural articles may further comprise a water repellent material, an anti-fungal material, an anti-bacterial material, a surface friction agent, an algaecide and/or a flame retardant material (meeting the limitations of claims 17-22) (See claims 1-19 and Column 1, lines 66-67; Column 2, lines 1-25;

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Column 3, lines 52-65 and Column 4, lines 7-12). In a preferred embodiment, the article may be comprised of 10 to 25% by weight of glass fibers bonded together by 99 to 75% urea formaldehyde and 1 to 25% acrylic latex and the coating is 84 to 96% filler selected from fly ash, calcium carbonate or ceramic micro spheres and 4 to 16% acrylic binder material. The coating may further comprise SBR rubber that is crosslinked with the acrylic latex (meeting the limitations of claims 24-27) (See claims 13-16). The structural article may be of any shape and may be used in roofing applications (meeting the limitations of claim 14) and the article may be coated with conventional roofing coatings such as asphalt, modified asphalts or non-asphaltic coatings and the article may be further coated with roofing granules. Such roofing material is believed to be lighter in weight, offer better performance and fire resistance as well as better flexibility, dimensional stability and strength (Column 3, lines 34-52). Ahluwalia do not disclose that the structural article may be coated with a heat reflective element. However, Meyer et al. disclose a colored, highly elastic coating composition (equivalent to the elastomeric coating of claim 2) that may be used to coat substrates such as roofing (meeting the limitations of claim 10) (Column 1, lines 15-25). The coating comprises a colorant pigment (equivalent to the coloring agent of claim 3) (Column 2, lines 10-15) that give the coating a light and heat reflecting ability and a particular color (Column 5, lines 19-25). The coating is applied to the substrate is a thickness of at least 50 micrometers (equivalent to 0.05 millimeters and thus meeting the limitations of claim 13)(Column 6, lines 53-60). Accordingly, it would have been obvious to one having ordinary skill in the art to coat the structural article disclosed by Ahluwalia with

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the coating disclosed by Meyer et al. given that Ahluwalia suggest that their structural article may be coated when used in roofing applications and Meyer et al. specifically teach that their coating when applied to roofing material leads to good resistance to sea water and chemicals and protects the substrate against degradation by the action of visible or UV light (Column 2, lines 33-38). With regards to the limitations of claims 4-9, the Examiner takes the position that the solar reflectance and the visible reflectance of the heat reflective coating disclosed by Meyer et al. is inherently between 65% to 100%, given that the chemical composition of the two coatings is identical.

2. Claims 1, 2, 10-12, and 14-27 are rejected under 35 U.S.C. 103(a) as being unpatentable Ahluwalia (US. 5,965,257) in view of Davies (US 5,691,033).

Ahluwalia discloses a structural article comprising a substrate having an ionic charge coated with a coating having the same ionic charge wherein the coating consists essentially of a filler and a binder and wherein the coating does not bleed through the substrate (meeting the structural article limitations of claim 1). The substrate may be planar, coated on one or both sides with the coating (meeting the limitations of claims 11 and 12) and composed of fiberglass (meeting the substrate limitations of claims 15 and 16). The substrate is bonded together by a binder material composed of an acrylic latex and urea formaldehyde (meeting the limitations of claim 23). The binder may be acrylic (meeting the binder limitations of claim 15) and the filler may be fly ash, calcium carbonate, or ceramic micro spheres (meeting the filler limitations of claim 15) (Column 3, lines 5-55). The structural articles may further comprise a water repellent material, an anti-fungal material, an anti-bacterial material, a surface friction

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agent, an algaecide and/or a flame retardant material (meeting the limitations of claims 17-22) (See claims 1-19 and Column 1, lines 66-67; Column 2, lines 1-25; Column 3, lines 52-65 and Column 4, lines 7-12). In a preferred embodiment, the article may be comprised of 10 to 25% by weight of glass fibers bonded together by 99 to 75% urea formaldehyde and 1 to 25% acrylic latex and the coating is 84 to 96% filler selected from fly ash, calcium carbonate or ceramic micro spheres and 4 to 16% acrylic binder material. The coating may further comprise SBR rubber that is crosslinked with the acrylic latex (meeting the limitations of claims 24-27) (See claims 13-16). The structural article may be of any shape and may be used in roofing applications (meeting the limitations of claim 14) and the article may be coated with conventional roofing coatings such as asphalt, modified asphalts or non-asphaltic coatings and the article may be further coated with roofing granules. Such roofing material is believed to be lighter in weight, offer better performance and fire resistance as well as better flexibility, dimensional stability and strength (Column 3, lines 34-52). Ahluwalia do not disclose that the structural article may be coated with a heat reflective element. However, Davies discloses a coating composition for coating surfaces such as roofs and containing aluminum pigment (Column 1, lines 11-15). The aluminum pigment imparts heat reflectance to the coating (Column 2, lines 10-20). The aluminum pigment may be the form of flakes (meeting the limitations of claim 2) (Column 2, lines 60-66). Accordingly, it would have been obvious to one having ordinary skill in the art to coat the structural article disclosed by Ahluwalia with the coating disclosed by Davies given that Ahluwalia suggest that their structural article may be coated when used in roofing

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applications and Davies specifically teach that their coating when applied to roofing material leads water and weather resistance and heat reflection (Column 5, lines 27-35).

Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

3. Claims 1-13 and 15-27 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-19 of U.S. Patent No. 5,965,257 in view of Meyer et al. (US 4,812,356).

Ahluwalia claims a structural article comprising a substrate having an ionic charge coated with a coating having the same ionic charge wherein the coating consists essentially of a filler and a binder and wherein the coating does not bleed through the substrate (meeting the structural article limitations of claim 1 of the instant application). The substrate may be planar, coated on one or both sides with the coating (meeting the limitations of claims 11 and 12) and composed of fiberglass

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(meeting the substrate limitations of claims 15 and 16). The substrate is bonded together by a binder material composed of an acrylic latex and urea formaldehyde (meeting the limitations of claim 23). The binder may be acrylic (meeting the binder limitations of claim 15) and the filler may be fly ash, calcium carbonate, or ceramic micro spheres (meeting the filler limitations of claim 15). The structural articles may further comprise a water repellent material, an anti-fungal material, an anti-bacterial material, a surface friction agent, an algaecide and/or a flame retardant material (meeting the limitations of claims 17-22) (See claims 1-19). Claim13 recites an article may be comprised of 10 to 25% by weight of glass fibers bonded together by 99 to 75% urea formaldehyde and 1 to 25% acrylic latex and the coating is 84 to 96% filler selected from fly ash, calcium carbonate or ceramic micro spheres and 4 to 16% acrylic binder material. The coating may further comprise SBR rubber that is crosslinked with the acrylic latex (meeting the limitations of claims 24-27) (See claims 13-16). Ahluwalia do not claim that the structural article may be coated with a heat reflective element. However, Meyer et al. disclose a colored, highly elastic coating composition (equivalent to the elastomeric coating of claim 2) that may be used to coat substrates such as roofing (meeting the limitations of claim 10) (Column 1, lines 15-25). The coating comprises a colorant pigment (equivalent to the coloring agent of claim 3) (Column 2, lines 10-15) that give the coating a light and heat reflecting ability and a particular color (Column 5, lines 19-25). The coating is applied to the substrate is a thickness of at least 50 micrometers (equivalent to 0.05 millimeters and thus meeting the limitations of claim 13)(Column 6, lines 53-60). Accordingly, it would

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have been obvious to one having ordinary skill in the art to coat the structural article claimed by Ahluwalia with the coating disclosed by Meyer et al. given that Meyer et al. specifically teach that their coating leads to good resistance to sea water and chemicals and protects the substrate against degradation by the action of visible or UV light (Column 2, lines 33-38). With regards to the limitations of claims 4-9, the Examiner takes the position that the solar reflectance and the visible reflectance of the heat reflective coating disclosed by Meyer et al. is inherently between 65% to 100%, given that the chemical composition of the two coatings is identical.

4. Claims 1, 2, 10-12, and 14-27 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-19 of U.S. Patent No. 5,965,257 in view of Davies (US 5,691,033).

Ahluwalia claims a structural article comprising a substrate having an ionic charge coated with a coating having the same ionic charge wherein the coating consists essentially of a filler and a binder and wherein the coating does not bleed through the substrate (meeting the structural article limitations of claim 1). The substrate may be planar, coated on one or both sides with the coating (meeting the limitations of claims 11 and 12) and composed of fiberglass (meeting the substrate limitations of claims 15 and 16). The substrate is bonded together by a binder material composed of an acrylic latex and urea formaldehyde (meeting the limitations of claim 23). The binder may be acrylic (meeting the binder limitations of claim 15) and the filler may be fly ash, calcium carbonate, or ceramic micro spheres (meeting the filler limitations

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of claim 15). The structural articles may further comprise a water repellent material, an anti-fungal material, an anti-bacterial material, a surface friction agent, an algaecide and/or a flame retardant material (meeting the limitations of claims 17-22) (See claims 1-19). Claim 13 recites an article may be comprised of 10 to 25% by weight of glass fibers bonded together by 99 to 75% urea formaldehyde and 1 to 25% acrylic latex and the coating is 84 to 96% filler selected from fly ash, calcium carbonate or ceramic micro spheres and 4 to 16% acrylic binder material. The coating may further comprise SBR rubber that is crosslinked with the acrylic latex (meeting the limitations of claims 24-27) (See claims 13-16). Ahluwalia do not claim that the structural article may be coated with a heat reflective element. However, Davies discloses a coating composition for coating surfaces such as roofs and containing aluminum pigment (Column 1, lines 11-15). The aluminum pigment imparts heat reflectance to the coating (Column 2, lines 10-20). The aluminum pigment may be the form of flakes (meeting the limitations of claim 2) (Column 2, lines 60-66). Accordingly, it would have been obvious to one having ordinary skill in the art to coat the structural article claimed by Ahluwalia with the coating disclosed by Davies and to use the coated structural article in roofing applications given that d Davies specifically teach that their coating can be applied to articles so that such articles can be used as roofing material and lends water and weather resistance and heat reflection to the article (Column 5, lines 27-35).

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Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sheeba Ahmed whose telephone number is (703)305-0594. The examiner can normally be reached on Mondays and Thursday from 8am to 6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Thibodeau can be reached on (703)308-2367. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-5408 for regular communications and (703)305-3599 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)306-5665.

Sheeba Ahmed October 21, 2002 Paul Thibodeau Supervisory Patent Examiner Technology Center 1700